LAP7 Rec'd PCT/PTO 10 JAN 2006

Docket No.: 04270/0202279-US0

(PATENT)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of: Christopher B. Phelps et al.

U.S. Application No.: 10/520,060 -

Confirmation No.: 7248

International Application No. PCT/GB03/02844

I.A. Filing Date: July 2, 2003

Art Unit: Not Yet Assigned

For: LIGAND BINDING DOMAINS OF NUCLEAR

HORMONE RECEPTORS

Examiner: Not Yet Assigned

RENEWED REQUEST FOR REFUND

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear S I R:

This Renewed Request is submitted responsive to the Decision dated December 16, 2005, denying Applicants' refund request in the amount of \$600.00 for the above-captioned patent application. Applicants respectfully request, through their undersigned attorneys and agents, that the Commissioner reconsider and grant their previous Request for Refund pursuant to 37 C.F.R. § 1.26. Copies of the following documents, which are discussed in the below Remarks, are attached to facilitate consideration of this Renewed Request.

<u>Tab A</u>: a copy of the "Transmittal Letter to the United States Designated/Elected Office

(DO/EO/US) Concerning a Submission Under 35 U.S.C. 371" (the "371

Transmittal") as submitted December 30, 2004;

Tab B: (Redacted) Monthly Statement of Deposit Account No. 04-0100, dated

January 31, 2005;

<u>Tab C</u>: (Redacted) Monthly Statement of Deposit Account No. 04-0100, dated

August 31, 2005; and

<u>Tab D</u>: a copy of the U.S. Patent and Trademark Office Decision dated December 16, 2005 (the "Decision").

The U.S. Patent and Trademark Office (the "PTO") erred when it charged Applicants the Examination and Search Fees for this application. Payment of those fees was not authorized. Those fees, which total \$600.00, should therefore be refunded to Deposit Account No. 04-0100 of the undersigned attorneys/agents. The reasons for this are set forth in the below Remarks.

REMARKS

I. Background

This application is a 371 of International Patent Application No. PCT/GB03/02844 (the "PCT Application"). On December 30, 2004, Applicants' undersigned attorneys/agents submitted a copy of the PCT Application to the United States Designated/Elected Office along with a "Transmittal Letter to the United States Designated/Elected Office (DO/EO/US) Concerning a Submission Under 35 U.S.C. 371" (hereinafter referred to as the "371 Transmittal"). A copy of that 371 Transmittal is attached hereto, at Exhibit Tab A. The 371 Transmittal was accompanied by a check in the amount of \$300.00 to cover the Basic National Fee. However, no payment was submitted to cover either the Examination Fee, or the Search Fee. Instead, the 371 Transmittal authorized the Commissioner "to charge any additional fees which may be *required* or credit any overpayment to Deposit Account No. 04-0100 [the 'Deposit Account']." Tab A at page 2, Box 21(c) (emphasis added).

On or about January 12, 2005 the PTO charged an Examination Fee of \$200.00 for this application to the Deposit Account. A \$400.00 Search Fee for this application was charged to the Deposit Account on or about August 16, 2005. Copies of monthly Deposit Account Statements showing these charges are attached hereto, at Exhibit Tabs B and C, respectively. Applicants filed a Request for Refund on October 19, 2005; requesting that these Examination and Search Fees be refunded, and credited to the Deposit Account. The PTO issued a decision denying that refund

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¹ The PTO charged an additional Search Fee of \$500.00 to the Deposit Account on or about January 12, 2005. See Tab B. However, that Search Fee was refunded on or about August 16, 2005. See Tab C. Accordingly, Applicants are not requesting a refund of the additional Search Fee here.

request on or about December 16, 2005 (the "Decision"). A copy of the Decision is attached here at Tab D. The Decision stated that the Request for Refund had been denied because "[t]he authorization to charge any additional fees needed was selected for this application" (*see* Tab D). The Decision does not mention, and the PTO apparently did not consider, that the selected box only authorized the Commissioner "to charge any additional fees which may be *required*." Tab A at page 2, Box 21(c) (emphasis added).

II. Request for Reconsideration

In response to the Decision, Applicants respectfully request that the PTO reconsider the original Request for Refund on its merits, and that the original Request be granted. As explained above, the 371 Transmittal submitted with this application (Tab A) only authorized the Commissioner of Patents to Charge any additional fees that may be <u>required</u> – i.e., fees whose payments were necessary to begin entry into the national stage and thereby avoid abandonment of this application. See Tab A at page 2, Box 21(c). The Examination and Search Fees charged for this application were not required, neither to begin national phase entry nor to avoid abandonment of this application. Hence, the payment of these fees was not authorized and they should be refunded.

A. Payment of the Examination and Search Fees Was Not Required To Begin Entry Into the National Stage

37 C.F.R. § 1.495(b) sets forth what is required for entering the national stage in the United States. In particular, this rule states that:

To avoid abandonment of the application, the applicant shall furnish to the United States Patent and Trademark Office not later than the expiration of thirty months from the priority date:

- (1) A copy of the international application ... and;
- (2) The basic national fee (see § 1.495(a)).

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Notably, Rule 495(b) does not require payment of either the Search or the Examination Fee to effectively enter national phase. Rather, the Rules of Practice provide for the late submission of these fees by the Applicants. Specifically, 37 C.F.R. § 1.495(c)(1) provides, in relevant part, that:

If applicant complies with paragraph (b) of this section before expiration of thirty months from the priority date, the Office will notify the applicant if he or she has omitted any of ...

- (iii) The search fee set forth in § 1.492(b); [or]
- (iv) The examination fee set forth in § 1.492(b).

Rule 495(c)(2) then provides that the Notice must set forth a time period to allow for the late payment of these fees. *See also* M.P.E.P. § 1893.01(a)(1). Hence, payment of Search and Examination Fees for this application is not <u>required</u> to begin entry into the national stage. An application is not abandoned if those fees are not submitted to begin national phase entry. Rather, the PTO's Rules of Practice and Manual of Patent Examining Procedure (M.P.E.P.) allow and provide established procedures for the late payment of these fees.

B. Payment of the Examination and Search Fees Was Not Authorized By Applicants

On December 30, 2004, Applicants began the national phase entry of the PCT application into the United States, by submitting a copy of that application along with a check as payment of the Basic National Fee. Applicants also submitted a 371 Transmittal (Tab A), which authorized the Commissioner of Patents "to charge any additional fees which may be required" to the Deposit Account of their attorneys/agents. Tab A at page 2, Box 21 (c) (emphasis added). This 371 Transmittal did not authorize the PTO to charge any and all fees that may be needed for this application in the future. It authorized only the payment of fees that were required to begin national phase entry of the application, and avoid abandonment.

As explained above, neither the Examination nor the Search Fee was required to avoid abandonment of this application. To the contrary, both the PTO Rules of Practice and the Manual of Patent Examination Procedure (M.P.E.P.) establish that these fees may be paid after Applicants'

initial 371 submission. See 37 C.F.R. § 1.495(b) and M.P.E.P. § 1893.01(a)(1). The Rules of Practice and the M.P.E.P. also set forth the standard procedure by which the PTO "shall" notify Applicants that these fees have been omitted, and provide a deadline for their late payment. See 37 C.F.R. § 1.495(c) and M.P.E.P. § 1893.01(a)(1).

Since payment of the Search and Examination Fees was not required to avoid abandonment, their payment was not authorized in Applicants' 371 Transmittal. Charging those fees to the Deposit Account actually violates established PTO procedures and Rules of Practice. Instead, the PTO should have issued a Notice allowing for the late payment of those fees.

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III. Conclusion

For all of the foregoing reasons, Applicants respectfully submit that the PTO erred when it charged Examination and Search Fees for this application to the Deposit Account. Those fees were not required; neither to begin national phase entry nor to avoid abandonment of this application. The 371 Transmittal therefore did not authorize the Commissioner to charge those fees to the Deposit Account. Applicants therefore respectfully request that their previous Request for Refund be reconsidered and granted; and that the Search and Examination Fees totaling \$600.00 be refunded to the Deposit Account No. 04-0100.

Dated: January 10, 2006

Respectfully submitted,

Paul F. Fehlner, Ph.D. (Reg. No. 35,13)

Samuel S. Woodley, Ph.D. (Reg. No. 43,287) Jonathan M. Spenner, Ph.D. (Reg. No. 57,268)

Flynn Barrison (Reg. No. 53,970)

DARBY & DARBY P.C.

P.O. Box 5257

New York, New York 10150-5257

(212) 527-7719

(212) 527-7701 (Fax)

Attorneys/Agents For Applicant

Attachments:

Tab A: a copy of the "Transmittal Letter to the United States Designated/Elected Office

(DO/EO/US) Concerning a Submission Under 35 U.S.C. 371" (the "371

Transmittal") as submitted December 30, 2004;

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2005 (the "Decision").

TABA

PTO-1390 (Rev. 12-2004)
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	TRANSMITTAL LETTER TO THE UNITED STATES 04270/0202279-US0					
		OFFICE (DO/EO/US)	U.S. APPLICATION NO. (If known, see 37 CFR 1.5)			
		ON UNDER 35 U.S.C. 371				
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		2 July 2003 ING DOMAINS OF NUCLEAR HORI	2 July 2002 MONE RECEPTORS			
APPLICANT(S) FOR DO/EO	· · · · ·	stopher B. Phelps et al.				
Applicant herewith submits to	the United Sta	tes Designated/Elected Office (DO/EO/U	S) the following items and other information:			
1. x This is a FIRST su	ıbmission of ite	ems concerning a submission under 35	U.S.C. 371.			
2. This is a SECOND	or SUBSEQU	JENT submission of items concerning	a submission under 35 U.S.C. 371.			
3. This is an express include items (5),	request to be (6), (9) and (2	gin national examination procedures (3 1) indicated below.	35 U.S.C. 371 (f)). The submission must			
4. The US has been	elected (Article	e 31).				
5. x A copy of the Inter	national Applic	cation as filed (35 U.S.C. 371 (c)(2))				
a. x is attached her	eto (required	only if not communicated by the Interna	ational Bureau).			
b. has been com	municated by 1	the International Bureau.				
c. is not required	, as the applica	ation was filed in the United States Rec	eiving Office (RO/US).			
6. An English langua	ge translation	of the International Application as filed	(35 U.S.C. 371 (c)(2)).			
a. is attached her	eto.					
b. has been previ	ously submitte	ed under 35 U.S.C. 154(d)(4).				
7. Amendments to the	e claims of the	International Application under PCT A	urticle 19 (35 U.S.C. 371 (c)(3))			
a. are attached he	ereto (requirec	only if not communicated by the Interr	national Bureau).			
b. have been con	nmunicated by	the International Bureau.	·			
c. have not been	made; howeve	er, the time limit for making such amend	dments has NOT expired.			
d. have not been	made and will	not be made.				
8. An English languag	je translation o	f the amendments to the claims under P	PCT Article 19 (35 U.S.C. 371 (c)(3)).			
9. An oath or declara	tion of the inve	entor(s) (35 U.S.C. 371 (c)(4)).				
10. An English language Article 36 (35 U.S.	ge translation (C. 371 (c)(5)).	of the annexes to the International Prel	iminary Examination Report under PCT			
Items 11 to 20 below con	cern docume	ent(s) or information included:				
11. An Information Dis	closure Staten	nent under 37 CFR 1.97 and 1.98.				
12. An assignment doci	ument for recor	ding. A separate cover sheet in complian	nce with 37 CFR 3.28 and 3.31 is included.			
13. x A preliminary amer	ndment.					
14. x An Application Date	a Sheet under	37 CFR 1.76.				
15. A substitute specifi	cation.		•			
16. A power of attorney	y and/or chanç	ge of address letter.				
17. A computer-readab	le form of the s	sequence listing in accordance with PCT	「Rule 13 <i>ter.</i> 2 and 37 CFR 1.821 1.825.			
18. A second copy of t	he published l	nternational Application under 35 U.S.C	C. 154(d)(4).			
19. A second copy of the	he English lan	guage translation of the international a	pplication under 35 U.S.C. 154(d)(4).			
20. X Other items or info		mation of Claim for Priority; Copy of Foing; Return Receipt Postcard	orm PCT/IB/304; Certificate of Express			

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TAB B



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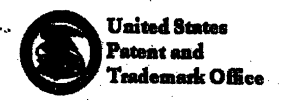
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December 16, 2005

DARBY & DARBY P.C. P. O. BOX 5257 NEW YORK, NY 10150-5257 US

Dear Sir/Madam,

Your refund request for 10520060 in the amount of \$600.00 has been denied.

The authorization box to charge any additional fees needed was selected for this application.

PCT - National

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Attorney Docket No.: 04270/0202279-US0

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Renewed Request For Refund (6 pages)

Tabs A-D

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